

COMPLAINT AFFIDAVIT
EL PASO COUNTY, TEXAS

CASE NO. 2019-000077
PAGE 1 OF 1 PAGES

THE STATE OF TEXAS
EL PASO COUNTY

Court No. JMA 619-05054

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS
BEFORE ME, the undersigned authority, on this day personally appeared Deputy Ceasar Casas #3430
who after being by me duly sworn, on oath deposes and says that he has good reason to believe and does believe that
heretofore to wit, on or about the 8th day of June 2019, and before the filing of this
Complaint in the County of El Paso, the State of Texas, one Locksley, Kai Anthony (DOB: 11/17/1996)
Hereinafter called DEFENDANT, did then and there unlawfully, violated Texas Sec. 481.121. OFFENSE: POSSESSION
OF MARIHUANA. (a) Except as authorized by this chapter, a person commits an offense if the person knowingly or
intentionally possesses a usable quantity of marihuana. (b) An offense under Subsection (a) is: (1) a Class B
misdemeanor if the amount of marihuana possessed is two ounces or less; To Wit: 0.57oz

FACTS TO SUPPORT:

On the 8th of June 2019, Deputy Casas ID #3430 working as 6P43, was working on Off-Duty status at the 2500 block of N. Mesa St. in the city and county of El Paso, Texas. Affiant was advised by off duty Sgt. Noe Juarez, of Defendant and co-defendant who were both later identified by state Drivers License. Affiant was advised Defendant shouted to unidentified individuals, Defendant had a handgun with a full magazine and would empty it on the individuals. Defendant was also using abusive, profane and vulgar language during the incident. This caused concern and off duty Sgt. Noe Juarez contacted Affiant regarding the Terroristic Threat. Affiant made contact with Defendant and co-Defendant at 2606 N. Mesa St. in the city and county of El Paso, TX. Affiant observed Defendant behind the driver's seat of a white Ford Fusion bearing Texas plates KVV3276. Affiant activated his emergency equipment on his patrol unit. Affiant then observed Defendant drive the car in reverse at the said location. Affiant then conducted a felony stop on Defendant and Co-defendant due to the information of Defendant being in possession of a firearm. As Affiant made contact with Defendant, Defendant notified Affiant the firearm was at Defendants side. Affiant placed Defendant into custody and secured the firearm. Affiant found the weapon between the driver's seat and center console. Affiant then observed Defendant seemed impaired and had unstable balance, slurred speech, and blood shot eyes. Affiant also could smell an unknown alcoholic beverage emitting from the breath and person of Defendant. Affiant read DIC-24 form to Defendant and asked if Defendant would provide a specimen of his breath to which Defendant stated he would not do anything and wanted a lawyer. The weapon was a Smith and Wesson SD40 with a full magazine. While inventorying the said vehicle for towing purposes, Affiant found a prescription bottle containing a green leafy substance known to Affiant as marijuana through Affiants training and experience. The aggregate weight of the marijuana was 0.57 oz. Incident occurred in the city and county of El Paso, TX.

against the peace and dignity of the State.



Affiant

Sworn to and subscribed before me on this, the _____ day of _____, 2019.

Notary Public in and for
El Paso County, Texas

Sworn to and subscribed before me, and filed in this court, this the _____ day of JUN 0 8 2019, 2019.
Probable Cause for issuance of Warrant found.

JUDGE, _____
District Court
County Court at Law # _____
of El Paso County, Texas

JUDGE, 
El Paso Municipal Court # _____
El Paso Justice Court Precinct # _____
El Paso Criminal Law Magistrate
of El Paso County, Texas
JUDGE JOHN GRANBERG
CRIMINAL LAW MAGISTRATE COURT

COMPLAINT AFFIDAVIT
EL PASO COUNTY, TEXAS

CASE NO. 2019-000077
PAGE 1 OF 1 PAGES

THE STATE OF TEXAS
EL PASO COUNTY

Court No. JMAG19-05855

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS

BEFORE ME, the undersigned authority, on this day personally appeared Deputy Ceasar Casas #3430
who after being by me duly sworn, on oath deposes and says that he has good reason to believe and does believe that
heretofore to wit, on or about the 8th day of June 2019, and before the filing of this
Complaint in the County of El Paso, the State of Texas, one Locksley, Kai Anthony (DOB: 11/17/1996)

Hereinafter called DEFENDANT, did then and there unlawfully, violated Texas Penal Code Sec. 46.02. Unlawful Carrying
of Weapon (a) A person commits an offense if the person: (2) the person is: (A) engaged in criminal activity, other than
a Class C misdemeanor that is a violation of a law or ordinance regulating traffic or boating; TO WIT: Terroristic Threat,
Possession of Marijuana <2oz, and Driving While Intoxicated.

FACTS TO SUPPORT:

On the 8th of June 2019, Deputy Casas ID #3430 working as 6P43, was working on Off-Duty status at the 2500 block of N. Mesa St. in
the city and county of El Paso, Texas. Affiant was advised by off duty Sgt. Noe Juarez, of Defendant and co-defendant who were both
later identified by state Drivers License. Affiant was advised Defendant shouted to unidentified individuals, Defendant had a handgun
with a full magazine and would empty it on the individuals. Defendant was also using abusive, profane and vulgar language during the
incident. This caused concern and off duty Sgt. Noe Juarez contacted Affiant regarding the Terroristic Threat. Affiant made contact with
Defendant and co-Defendant at 2606 N. Mesa St. in the city and county of El Paso, TX. Affiant observed Defendant behind the driver's
seat of a white Ford Fusion bearing Texas plates KVV3276. Affiant activated his emergency equipment on his patrol unit. Affiant then
observed Defendant drive the car in reverse at the said location. Affiant then conducted a felony stop on Defendant and Co-defendant
due to the information of Defendant being in possession of a firearm. As Affiant made contact with Defendant, Defendant notified Affiant
the firearm was at Defendants side. Affiant placed Defendant into custody and secured the firearm. Affiant found the weapon between
the driver's seat and center console. Affiant then observed Defendant seemed impaired and had unstable balance, slurred speech, and
blood shot eyes. Affiant also could smell an unknown alcoholic beverage emitting from the breath and person of Defendant. Affiant read
DIC-24 form to Defendant and asked if Defendant would provide a specimen of his breath to which Defendant stated he would not do
anything and wanted a lawyer. The weapon was a Smith and Wesson SD40 with a full magazine. While inventorying the said vehicle
for towing purposes, Affiant found a prescription bottle containing a green leafy substance known to Affiant as marijuana through
Affiants training and experience. The aggregate weight of the marijuana was 0.57 oz. Incident occurred in the city and county of El
Paso, TX.

against the peace and dignity of the State.


Affiant

Sworn to and subscribed before me on this, the _____ day of _____, 2019.

Notary Public in and for
El Paso County, Texas

Sworn to and subscribed before me, and filed in this court, this the _____ day of JUN 08 2019, 2019.
Probable Cause for issuance of Warrant found.

JUDGE,

District Court
County Court at Law # _____
of El Paso County, Texas

JUDGE,
El Paso Municipal Court # _____
El Paso Justice Court Precinct # _____
El Paso Criminal Law Magistrate
of El Paso County, Texas

JUDGE JOHN GRANBERG
CRIMINAL LAW MAGISTRATE COURT

COMPLAINT AFFIDAVIT
EL PASO COUNTY, TEXAS

CASE NO. 2019-000077
PAGE 1 OF 1 PAGES

THE STATE OF TEXAS
EL PASO COUNTY

Court No. JMAG 19-05056

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS

BEFORE ME, the undersigned authority, on this day personally appeared Deputy Ceasar Casas #3430
who after being by me duly sworn, on oath deposes and says that he has good reason to believe and does believe that
heretofore to wit, on or about the 8th day of June 2019, and before the filing of this
Complaint in the County of El Paso, the State of Texas, one Locksley, Kai Anthony (DOB: 11/17/1996)

Hereinafter called DEFENDANT, did then and there unlawfully, violated Texas Penal Code Sec. 22.07. Terroristic Threat
a) A person commits an offense if he threatens to commit any offense involving violence to any person or property with
intent to: (1) cause a reaction of any type to his threat by an official or volunteer agency organized to deal with
emergencies; (2) place any person in fear of imminent serious bodily injury; (3) prevent or interrupt the occupation or use
of a building, room, place of assembly, place to which the public has access, place of employment or occupation, aircraft,
automobile, or other form of conveyance, or other public place; (4) cause impairment or interruption of public
communications, public transportation, public water, gas, or power supply or other public service; (5) place the public or a
substantial group of the public in fear of serious bodily injury; or (6) influence the conduct or activities of a branch or
agency of the federal government, the state, or a political subdivision of the state.

FACTS TO SUPPORT:

On the 8th of June 2019, Deputy Casas ID #3430 working as 6P43, was working on Off-Duty status at the 2500 block of N. Mesa St. in
the city and county of El Paso, Texas. Affiant was advised by off duty Sgt. Noe Juarez, of Defendant and co-defendant who were both
later identified by state Drivers License. Affiant was advised Defendant shouted to unidentified individuals, Defendant had a handgun
with a full magazine and would empty it on the individuals. Defendant was also using abusive, profane and vulgar language during the
incident. This caused concern and off duty Sgt. Noe Juarez contacted Affiant regarding the Terroristic Threat. Affiant made contact with
Defendant and co-Defendant at 2606 N. Mesa St. in the city and county of El Paso, TX. Affiant observed Defendant behind the driver's
seat of a white Ford Fusion bearing Texas plates KVV3276. Affiant activated his emergency equipment on his patrol unit. Affiant then
observed Defendant drive the car in reverse at the said location. Affiant then conducted a felony stop on Defendant and Co-defendant
due to the information of Defendant being in possession of a firearm. As Affiant made contact with Defendant, Defendant notified Affiant
the firearm was at Defendants side. Affiant placed Defendant into custody and secured the firearm. Affiant found the weapon between
the driver's seat and center console. Affiant then observed Defendant seemed impaired and had unstable balance, slurred speech, and
blood shot eyes. Affiant also could smell an unknown alcoholic beverage emitting from the breath and person of Defendant. Affiant read
DIC-24 form to Defendant and asked if Defendant would provide a specimen of his breath to which Defendant stated he would not do
anything and wanted a lawyer. The weapon was a Smith and Wesson SD40 with a full magazine. While inventorying the said vehicle
for towing purposes, Affiant found a prescription bottle containing a green leafy substance known to Affiant as marijuana through
Affiants training and experience. The aggregate weight of the marijuana was 0.57 oz. Incident occurred in the city and county of El
Paso, TX.

against the peace and dignity of the State.


Affiant

Sworn to and subscribed before me on this, the _____ day of _____, 2019.

Notary Public in and for
El Paso County, Texas

Sworn to and subscribed before me, and filed in this court, this the JUN 08 2019 day of _____, 2019.
Probable Cause for issuance of Warrant found.

JUDGE,
El Paso Municipal Court # _____
El Paso Justice Court Precinct # _____
El Paso Criminal Law Magistrate
of El Paso County, Texas

JUDGE JOHN GRANBERG
CRIMINAL LAW MAGISTRATE COURT

JUDGE,
District Court
County Court at Law # _____
of El Paso County, Texas

**COMPLAINT AFFIDAVIT
EL PASO COUNTY, TEXAS**STATE OF TEXAS
COUNTY OF EL PASO§
§
§

COURT NO. _____


Filing Agency: EL PASO COUNTY CONSTABLE
Offense Report: 2019-000077
Date of Offense: June 8th, 2019
Time of Offense: 02:17 AM
Defendant Name: LOCKSLEY, KAI ANTHONY
Defendant DOB: NOV 17 1996
Offense Code: 54040009 - Driving While Intoxicated

IN THE NAME AND AUTHORITY OF THE STATE OF TEXAS BEFORE ME, the undersigned authority, on this day personally appeared Casas, Ceasar A., who after being by me duly sworn, on oath deposes and says that he has good reason to believe and does believe that heretofore to wit: on or about the 8th day of June, 2019 and before the filing of this complaint in the County of El Paso, the State of Texas, one LOCKSLEY, KAI ANTHONY, Hereinafter called the DEFENDANT, did then and there unlawfully, operate a motor vehicle in a public place while intoxicated, to wit: White 2016 Ford Fusion, bearing TX Plates KVV3276 on 2606 N. Mesa St. in the city and county of El Paso, TX.

On the 8th of June 2019, Deputy Casas ID #3430 working as 6P43, was working on Off-Duty status at the 2500 block of N. Mesa St. in the city and county of El Paso, Texas. Affiant was advised by off duty Sgt. Noe Juarez, of Defendant and co-defendant who were both later identified by state Drivers License. Affiant was advised Defendant shouted to unidentified individuals, Defendant had a handgun with a full magazine and would empty it on the individuals. Defendant was also using abusive, profane and vulgar language during the incident. This caused concern and off duty Sgt. Noe Juarez contacted Affiant regarding the Terroristic Threat. Affiant made contact with Defendant and co-Defendant at 2606 N. Mesa St. in the city and county of El Paso, TX. Affiant observed Defendant behind the driver's seat of a white Ford Fusion bearing Texas plates KVV3276. Affiant activated his emergency equipment on his patrol unit. Affiant then observed Defendant drive the car in reverse at the said location. Affiant then conducted a felony stop on Defendant and Co-defendant due to the information of Defendant being in possession of a firearm. As Affiant made contact with Defendant, Defendant notified Affiant the firearm was at Defendants side. Affiant placed Defendant into custody and secured the firearm. Affiant found the

weapon between the driver's seat and center console. Affiant then observed Defendant seemed impaired and had unstable balance, slurred speech, and blood shot eyes. Affiant also could smell an unknown alcoholic beverage emitting from the breath and person of Defendant. Affiant read DIC-24 form to Defendant and asked if Defendant would provide a specimen of his breath to which Defendant stated he would not do anything and wanted a lawyer. The weapon was a Smith and Wesson SD40 with a full magazine. While inventorying the said vehicle for towing purposes, Affiant found a prescription bottle containing a green leafy substance known to Affiant as marijuana through Affiant's training and experience. The aggregate weight of the marijuana was 0.57 oz. Incident occurred in the city and county of El Paso, TX.

Against the peace and dignity of the State


 Affiant Casas, Ceasar A.

Sworn to and subscribed before me on this, the _____ day of _____, 20____

 Notary Public in and for El Paso County, Texas

Sworn to and subscribed before me and filed in this court, this the _____ day of

JUN 28 2019

Probable Cause for issuance of Warrant Found.

 Judge

 District Court

 County Court at Law # _____

Of El Paso County, Texas


 Judge,

El Paso Municipal Court # _____

El Paso Justice Ct. Pct # _____

El Paso Criminal Law Magistrate of El Paso
 County Texas

JUDGE JOHN GRANBERG
 CRIMINAL LAW MAGISTRATE COURT